ORIGINAL Thomas P. Riley, SBN 194706 1 LAW OFFICES OF THOMAS P. RILEY, P.C. First Library Square 2 08 APR -8 PH 1:27 1114 Fremont Avenue South Pasadena, CA 91030-3227 3 RICITAL TO WARRING Tel: 626-799-9797 4 Fax: 626-799-9795 TPRLAW@att.net 5 **Attorneys for Plaintiff** 6 E-FILING J & J Sports Productions, Inc. 7 **UNITED STATES DISTRICT COURT** 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 01872 _{PVT} 10 J & J SPORTS PRODUCTIONS, INC., 11 12 COMPLAINT FOR DAMAGES Plaintiff, 13 **DESIGNATION: PROPERTY RIGHTS** VS. 14 FELIPE CRUZ MANZANO A/K/A 15 FELIPE G. CRUZ MANZANO, INDIVIDUALLY and d/b/a EL COYOTE 16 **MEXICAN GRILL,** 17 Defendant. 18 19 PLAINTIFF ALLEGES: 20 21 **JURISDICTION** 22 23 1. Jurisdiction is founded on the existence of a question arising under particular statutes. This 24 action is brought pursuant to several federal statutes, including the Communications Act of 1934, as 25 amended, Title 47 U.S.C. 605, et seq., and The Cable & Television Consumer Protection and 26 Competition Act of 1992, as amended, Title 47 U.S. Section 553, et seq. 27 1// /// 28

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California corporation with its principal place of business located at 2380 South Bascom Avenue, Suite 200, Campbell, California 95008.

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7. Plaintiff is informed and believes, and alleges thereon that defendant, Felipe Cruz Manzano a/k/a Felipe G. Cruz Manzano, is an owner, and/or operator, and/or licensee, and/or permitee, and/or person in charge, and/or an individual with dominion, control, oversight and management of the commercial establishment doing business as El Coyote Mexican Grill operating at 4278 Senter Road, San Jose, California 95111.

COUNT I

(Violation of Title 47 U.S.C. Section 605)

- 8. Plaintiff J & J Sports Productions, Inc., hereby incorporates by reference all of the allegations contained in paragraphs 1-7, inclusive, as though set forth herein at length.
- 9. By contract, Plaintiff J & J Sports Productions, Inc., paid for and was thereafter granted the exclusive nationwide television distribution rights to *Marco Antonio Barrera III v. Mzonke Fana World Super Featherweight Championship Fight Program* which took place on April 9, 2005 (this included all under-card bouts and fight commentary encompassed in the television broadcast of the event, hereinafter referred to as the "Program").
- 10. Pursuant to contract, Plaintiff J & J Sports Productions, Inc., entered into subsequent sublicensing agreements with various commercial entities throughout North America, including entities within the State of California, by which it granted these entities limited sublicensing rights, specifically the rights to publicly exhibit the Program to the patrons within their respective establishments (i.e., hotels, racetracks, casinos, bars, taverns, restaurants, social clubs, etc.)
- 11. As a commercial distributor of sporting events, including the Program, Plaintiff J & J Sports Productions, Inc., expended substantial monies marketing, advertising, promoting, administering, and transmitting the Program to its customers, the aforementioned commercial entities.

- 12. With full knowledge that the Program was not to be intercepted, received and exhibited by entities unauthorized to do so, each and every of the above named defendants and/or his agents, servants, workmen or employees did unlawfully publish, divulge and exhibit the Program at the time of its transmission at his San Jose, California location (4278 Senter Road, San Jose, California 95111). Said unauthorized interception, publication, exhibition and divulgence by each of the defendants was done willfully and for purposes of direct or indirect commercial advantage or private financial gain.
- 13. Title 47 U.S.C. Section 605, et seq., prohibits the unauthorized publication or use of communications (such as the transmission for which Plaintiff J & J Sports Productions, Inc., had the distribution rights thereto).
- 14. By reason of the aforesaid mentioned conduct, the aforementioned defendant, violated Title 47 U.S.C. Section 605, *et seq*.
- 15. By reason of the defendant's violation of Title 47 U.S.C. Section 605, et seq., Plaintiff J & J Sports Productions, Inc., has the private right of action pursuant to Title 47 U.S.C. Section 605.
- 16. As the result of the aforementioned defendants' violation of Title 47 U.S.C. Section 605, and pursuant to said Section 605, Plaintiff J & J Sports Productions, Inc., is entitled to the following from each defendant:
 - (a) Statutory damages for each willful violation in an amount to \$100,000.00 pursuant to Title 47 U.S.C. 605(e)(3)(C)(ii), and also
 - (b) the recovery of full costs, including reasonable attorneys fees, pursuant to Title47 U.S.C. Section 605(e)(3)(B)(iii).

WHEREFORE, Plaintiff prays for judgment as set forth below.

COUNT II

(Violation of Title 47 U.S.C. Section 553)

- 17. Plaintiff's hereby incorporates by reference all of the allegations contained in paragraphs 1-16, inclusive, as though set forth herein at length.
- 18. The unauthorized interception, exhibition, publication, and divulgence of the Program by the above named defendant are prohibited by Title 47 U.S.C. Section 553 *et seq*.
- 19. By reason of the aforesaid mentioned conduct, the aforementioned defendant, violated Title 47 U.S.C. Section 553, *et seq.*
- 20. By reason of the defendant's violation of Title 47 U.S.C. Section 553, *et seq.*, Plaintiff J & J Sports Productions, Inc., has the private right of action pursuant to Title 47 U.S.C. Section 553.
- 21. As the result of the aforementioned defendant's violation of Title 47 U.S.C. Section 553, and pursuant to said Section 553, Plaintiff J & J Sports Productions, Inc., is entitled to the following from each defendant:
 - (a) Statutory damages for each willful violation in an amount to \$50,000.00 pursuant to Title 47 U.S.C. 553 (b)(2) and also
 - (b) the recovery of full costs pursuant to Title 47 U.S.C. Section 553 (c)(2)(C), and also
 - (c) and in the discretion of this Honorable Court, reasonable attorneys fees, pursuant to Title 47 U.S.C. Section 553 (c)(2)(C).

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COUNT III

(Conversion)

- 22. Plaintiff's hereby incorporates by reference all of the allegations contained in paragraphs 1-21, inclusive, as though set forth herein at length.
- 23. By its acts as aforesaid in interception, exhibiting, publishing, and divulging the Program at the above-captioned address, the aforementioned defendant, tortuously obtained possession of the Program and wrongfully converted it to its own use and benefit.
- 24. The aforesaid acts of the defendant were willful, malicious, and intentionally designed to harm Plaintiff J & J Sports Productions, Inc., and to subject said Plaintiff to economic distress.
- 25. Accordingly, Plaintiff J & J Sports Productions, Inc., is entitled to both compensatory, as well as punitive damages, from aforementioned defendant as the result of the defendant's egregious conduct and conversion.

WHEREFORE, Plaintiff prays for judgment as set forth below.

As to the First Count:

- 1. For statutory damages in the amount of \$100,000.00 against defendant, and
- 2. For reasonable attorney fees pursuant to statute, and
- 3. For all costs of suit, including but not limited to filing fees, service of process fees, investigative costs, and
- 4. For such other and further relief as this Honorable Court may deem just and proper.

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27 28 As to the Second Count:

1. For statutory damages in the amount of \$50,000.00 against defendant, and;

- 2. For reasonable attorney fees as may be awarded in the Court's discretion pursuant to statute, and;
- 3. For all costs of suit, including but not limited to filing fees, service of process fees, investigative costs, and;
- 4. For such other and further relief as this Honorable Court may deem just and proper.

As to the Third Count:

- 1. For compensatory damages in an amount according to proof against defendant, and;
- For reasonable attorney fees as may be awarded in the Court's discretion pursuant to statute, and;
- For all costs of suit, including but not limited to filing fees, service of process fees, investigative costs, and;
- 4. For such other and further relief as this Honorable Court may deem just and proper.

Respectfully submitted,

Dated:

LAW OFFICES OF THOMAS P. RILEY, P.C.

By: Thomas P. Riley, Esquire

Attorneys for Plaintiff

J & J Sports Productions, Inc.